By posting publicly the following written disclosure, the State of Connecticut Office of the State Treasurer intends that parties may rely on it for purposes of the independent registered municipal advisor exemption contained in the Securities and Exchange Commission's Municipal Advisor Rule (Rule 15Ba1-1(d)(3)(vi)).

State of Connecticut Office of the State Treasurer

The Office of the State Treasurer has retained financial advisors registered as municipal advisors under the Securities Exchange Act of 1934, as amended (the "Act"), to assist it in connection with the management of the State's capital borrowing programs, including the issuance of bonds by the State through this Office. The State Treasurer has assigned program responsibilities and has contracted with each municipal advisory firm as detailed in the attached list.

The Office of the State Treasurer will seek and consider the advice of these municipal advisors on information provided by broker dealers / underwriting firms, as it deems appropriate, in connection with decisions concerning the management of the State's capital plans and the issuance of bonds through this Office.

The Office of the State Treasurer has been advised that those communicating with it that rely on the exemption contained in Rule 15Ba1-1(d)(3)(vi) will not be considered a municipal advisor to the Office of the Treasurer and will not be deemed to owe it the federal statutory fiduciary duty set forth in Section 15B(c)(1) of the Act.

This statement does not negate any obligations that broker dealer / underwriting firms may have to the State of Connecticut Office of the State Treasurer under federal and state securities statutes and regulations (for example, Rule G-17 of the Municipal Securities Rulemaking Board) as well as state procurement statutes and applicable common law, nor in any way should it be construed that the Office of the State Treasurer is waiving any rights or privileges it might otherwise have.

Attachment

State of Connecticut Office of the State Treasurer

Financial Advisor Contracts Contracts in Effect through December 31, 2016

Firm Name / Primary Contact Program Assignment*

A.C. Advisory, Inc. Special Tax Obligation (Transportation) Bond Program**

Adela Cepeda General Obligation Bond Program***

Acacia Financial Group, Inc.

General Obligation Bond Program***

Noreen White

Environmental Capital LLC Special Projects Environmental/Energy Program Advisor

Richard McCarthy

First Southwest Company Clean Water Fund Bond Program
Anne Burger Entrekin UCONN 2000 Bond Program

Investor Relations

Frasca & Associates, L.L.C. Bradley International Airport Bond Program

Doreen Frasca

Lamont Financial Services Corporation Clean Water Fund Bond Program

Robert Lamb

Public Financial Management UCONN 2000 Bond Program

Rebecca Perry-Glickstein

Public Resources Advisory Group Special Tax Obligation (Transportation) Bond Program**

Mark Gooding Bradley International Airport Bond Program

Posted: July 1, 2014 Revised: January 9, 2015

^{*}While firms are assigned to specific bonding programs, per their contract, they may also be consulted on other projects or programs on an as needed basis.

^{**}Includes other financing options for transportation infrastructure

^{***}Includes any other new credits payable from the General Fund or General Fund revenues